## Cumulative Table of Cases Connecticut Appellate Reports Volume 205

## (Replaces Prior Cumulative Table)

Allco Renewable Energy Ltd. v. Freedom of Information Commission	144
Antonio A. v. Commissioner of Correction	46
Habeas corpus; request for order to show cause pursuant to statute (§ 52-470 (d) and (e)); claim that habeas court erred in failing to afford petitioner's counsel reasonable opportunity to investigate cause of delay in filing second habeas petition; whether habeas court was obligated to delay its consideration of respondent's request for order to show cause because petitioner's counsel represented to court that it was possible that, in future, petitioner could pursue actual innocence claim in amended petition; whether habeas court abused its discretion in refusing to afford petitioner any additional time prior to acting on respondent's request for order to show cause; whether petitioner's counsel was on notice of purpose of hearing on respondent's request; claim that habeas court erred in denying petitioner's motion for reconsideration; whether habeas court abused its discretion in treating motion for reconsideration as motion to open judgment; claim that habeas court erred in denying motion for certification to appeal; claim that habeas court erred in denying motion for permission to file late amended petition for certification to appeal; claim that habeas court erred in dismissing petitioner's third habeas petition; whether habeas court's dismissal of third habeas petition under rule of practice (§ 23-29 (3)) during its preliminary consideration of petition and prior to issuing writ of habeas corpus was procedurally improper; whether	
proper remedy was for habeas court to issue writ and, following appointment of counsel, petitioner be given opportunity to rectify any pleading deficiencies.	
Anderson v. Commissioner of Correction	173
Habeas corpus; whether habeas court improperly denied petition for writ of habeas corpus; claim that trial counsel rendered ineffective assistance by failing to pursue defense of lack of capacity due to mental disease or defect; adoption of habeas court's memorandum of decision as proper statement of relevant facts, issues and applicable law on issues.	173
Bank of New York Mellon $v$ . Gilmore (Memorandum Decision)	901
Bank of New York Mellon $v$ . Hatheway (Memorandum Decision)	903
Berka v. Middletown	213
Zoning; municipal blight citation; anti-blight ordinance; whether trial court properly granted defendants' motion to strike plaintiff's request for jury trial; whether plaintiff's claim that citation hearing officer had conflict of interest was properly raised on appeal; whether, even if citation hearing officer had conflict of interest, it was cured by de novo proceeding before trial court; whether plaintiff's constitutional claims were properly raised on appeal; whether trial court abused its discretion in refusing to permit plaintiff to amend complaint or to argue constitutional issues; whether trial court's factual findings challenged by plaintiff on appeal were clearly erroneous.	
Charles F. v. Commissioner of Correction (Memorandum Decision)	903
Collins $v$ . Rogers (Memorandum Decision)	902

Conklin v. Teachers Ins. Co. (Memorandum Decision).  Fair v. Commissioner of Correction.  Habeas corpus; whether habeas court abused its discretion in denying petition for certification to appeal; claim that petitioner was denied constitutional right to effective assistance of counsel; claim that trial counsel failed to produce allegedly exculpatory expert testimony; claim that trial counsel failed to impeach witness for alleged motivation to cooperate with police to avoid criminal liability; claim that trial counsel failed to impeach witness with respect to his inconsistent	904 282
statements to police regarding identity of shooter.  Fairfield Shores, LLC v. DeSalvo  Landlord-tenant; alleged damages to rental property in excess of security deposit; whether appeal was moot on basis that defendants did not challenge all independent bases for trial court's judgment; claim that trial court improperty rendered judgment for plaintiff on basis of statutory (§ 47a-2) exemption for certain housing arrangements incidental to educational services from application of title 47a of General Statutes to security deposit; whether judgment correctly was rendered for plaintiff on defendants' second amended counterclaim when defendants made certain judicial admission in joint stipulation of facts concerning security deposit.	96
Goshen Mortgage, LLC v. Androulidakis	15
foreclosure; claim that trial court improperly denied motion to open judgment. Gray $v$ . Commissioner of Correction (Memorandum Decision)	901
In re Sequoia G	222
Termination of parental rights; claim that trial court improperly found that it was in best interests of minor children to terminate respondent mother's parental rights; whether trial court's findings, made pursuant to statute (§ 17a-112 (k)), as to children's best interests were factually supported and legally sound, whether it was inappropriate for trial court to have considered, as to emotional ties factor in § 17a-112 (k) (4), bond between children and foster parents; whether trial court's factual findings supported its conclusion under § 17a-112 (k) (3) that mother had not complied with court orders; whether trial court had obligation.	
sua sponte, to consider less onerous means of achieving permanency planning	
in absence of motion specifically seeking alternative permanency plan.	
Jackson v. Pennymac Loan Services, LLC	189
notice or opportunity to be heard; claim that judgment of dismissal could be	
affirmed on alternative ground that plaintiffs were not aggrieved pursuant to $\$$ 49-8 because they did not suffer any harm and, therefore, did not have standing. Lowthert $v$ . Freedom of Information Commission (Memorandum Decision)	904 111
in ordering court trial on matter of insurer's duty to defend following denial of summary judgment on same issue; claim that trial court improperly deprived plaintiff of right to jury trial on duty to defend issue; claim that trial judge should have recused himself to avoid appearance of impropriety due to his involvement in pretrial settlement negotiations.	
Mirlis $v$ . Yeshiva of New Haven, Inc	206
Foreclosure of judgment lien; whether trial court improperly determined fair market value of property as compromise figure between conflicting appraisals from parties.	
Ortiz v. Torres-Rodriguez	129
Termination of employment; recklessness; intentional infliction of emotional distress; libel; whether trial court properly granted defendant's motion for summary judgment; adoption of trial court's memorandum of decision as proper statement of relevant facts, issues and applicable law.	

Schott v. Schott	237
Dissolution of marriage; motion to modify alimony; claim that, pursuant to plain language of separation agreement, trial court was obligated to terminate defendant's alimony obligation in light of evidence of plaintiff's cohabitation; whether trial court's application of provision of statute (§ 46b-86 (a)) governing substantial change in circumstances, instead of § 46b-86 (b), governing cohabitation,	
was error.	
Small $v$ . Commissioner of Correction (Memorandum Decision)	902
Smith v. Commissioner of Correction (Memorandum Decision)	903
State v. Coltherst	1
Motion to correct illegal sentence; whether trial court properly dismissed motion to correct illegal sentence; whether defendant was entitled to resentencing because	
trial court imposed effective life sentence without having first considered defend-	
ant's age and hallmark characteristics of youth; claim that sentencing proceeding	
was merely academic exercise that contravened intent of legislature in eliminat-	
ing availability of capital felony for juvenile defendants; claim that State v.	
Delgado (323 Conn. 801) was inapplicable because it could be presumed that	
sentencing court knew defendant previously had been sentenced to life imprison-	
ment without possibility of release.	
Tarasco $v$ . Commissioner of Correction (Memorandum Decision)	905
Turner $v$ . Commissioner of Correction (Memorandum Decision)	902
U.S. Bank National Assn. v. Poole (Memorandum Decision)	901
Vere C. v. Commissioner of Correction (Memorandum Decision)	904
Zachs v. Commissioner of Correction	243
Habeas corpus; whether habeas court correctly denied claim of ineffective assistance	
of counsel; whether petitioner established that there was no tactical justification	
for counsel's defense strategy; claim that it was unreasonable for counsel to	
present defense that was inconsistent with petitioner's testimony at trial; whether	
habeas court erred in concluding that petitioner procedurally defaulted on and	
waived claim that trial counsel had conflict of interest; whether claim that trial	
counsel had conflict of interest could not be procedurally defaulted because record	
was inadequate to raise it on direct appeal; claim that petitioner's waiver of	
counsel's conflict of interest was premised on cross-examination of rebuttal wit-	
nesses actually occurring; whether habeas court correctly determined that peti-	
tioner procedurally defaulted on conflict of interest claim pursuant to United	
States v. Cronic (466 U.S. 648); claim that prejudice against petitioner should	
have been presumed under Cronic because of counsel's conflict of interest; whether	
habeas court improperly declined to consider aggregate effect of trial court's	
alleged errors.	